MIAMI-DADE COU	JNTY, FLORIE	DA.				
	,	, (Municipality),			
CONTROLS, OR BOTH, AT REAL PROPERTY LOCATED AT						
INSTITUTIONAL	CONTROL	S AND	ENGINEERING			
MIAMI-DADE	COUNTY,	FLORIDA,	REQUIRING			
COVENANT RUN	NING WITH	THE LAND	IN FAVOR OF			

	The ur	ndersigned,						, being the
owner(s)	of a parcel of	of real property	legally des	cribed as se	t forth	in Exhibit	A, atta	ched hereto
and	incorporate	d herein	by	reference	ce,	and	locat	ted at
			,	Miami-Dad	e Coui	nty, Floric	la, and	furthermore
identified	for ad	valorem tax	purposes	by all	or j	part of	Folio	Number(s)
						(herein	after re	ferred to as
the "Prop	erty"), hereb	by create(s) a c	ovenant pur	suant to Sec	ction 24	4-11.1(2)(J	(2) of (Chapter 24,
Code of Miami-Dade County, Florida, on behalf of the undersigned owner(s), heirs, successors,								
grantees a	and assigns,	running with th	ne land to a	and in favor	r of M	iami-Dade	County	, a political
subdivision	n of the St	ate of Florida	(hereinafter	referred to	o as tl	he "Count	ty"), its	successors,
grantees a	and assigns,	pursuant to Sec	ction 24-11.	1(2)(J)(2) of	Chapte	er 24 of t	he Code	of Miami-
Dade County, Florida, with respect to the Property as follows:								

The undersigned owner(s) covenant(s) and agree(s) to the following:

A. The owner(s) of the Property has (have) elected to implement institutional and, if applicable, engineering controls, or both, on the Property to obtain approval for a no further action with conditions proposal pursuant to Section 24-11.1(2)(J)(2) of Chapter 24 of the Code of

Miami-Dade County, Florida. The institutional and, if applicable, engineering controls, or both, that are applicable to the Property have been initialed as set forth below. These institutional and, if applicable, engineering controls afford a level of protection to human health, public safety and the environment that is equivalent to that provided by Section 24-11.1(2)(E)(1) and Section 24-11.1(2)(E)(2) of Chapter 24, Code of Miami-Dade County, Florida. The applicable institutional and engineering controls are set forth as follows:

1.1(2)(E)(2)	of Chapter 24, Code of Miami-Dade County, Florida. The applicable institutional
nd engineering	g controls are set forth as follows:
1	The Property shall not be used for residential purposes.
2	The Property shall not be used for a children's nursery, children's day care center,
	children's school, children's camp, or any other similar facility.
3	Groundwater from the Property shall not be used for drinking water purposes.
4	Groundwater from the Property shall only be withdrawn for monitoring of
	pollution.
5	Contaminated soil, as delineated in the Site Assessment Report dated
	and approved by the Director of the Miami-Dade County Department of
	Environmental Resources Management, its successors or its assigns, shall not be
	removed from the Property without prior written approval of the Miami-Dade
	County Department of Environmental Resources Management, its successors or
	its assigns. The Site Assessment report is summarized in attachment A.
6	Other applicable institutional controls as set forth below:

- 7. Engineering control(s), detailed in the Engineering Control Plan dated ______ and approved by the Director of the Miami-Dade County Department of Environmental Resources Management, its successors or its assigns. The Engineering Control Plan is summarized in attachment B.
- B. Prior to the entry into a landlord-tenant relationship with respect to the Property, the undersigned agree(s) to notify in writing all proposed tenants of the Property of the existence and contents of this Covenant.
- C. For the purpose of inspecting for compliance with the institutional and, if applicable, engineering controls, or both, contained herein, the Miami-Dade County Department of Environmental Resources Management, its successors or its assigns, shall have access to the Property at reasonable times and with reasonable notice to the owner(s) of the Property. In the event that the Property owner(s) does (do) not or will not be able to comply with any of the institutional and, if applicable, engineering controls, or both, contained herein, the Property owner(s) shall notify in writing the Miami-Dade County Department of Environmental Resources Management, its successors or its assigns, within three (3) calendar days.
- D. This Covenant may be enforced by the Director of the Miami-Dade County

 Department of Environmental Resources Management, its successors or its assigns, by

permanent, temporary, prohibitory, and mandatory injunctions as well as otherwise provided for by law or ordinance.

- E. The provisions of this instrument shall constitute a covenant running with the land and shall remain in full force and effect and be binding upon the undersigned, their heirs, legal representatives, estates, successors, grantees and assigns until a release of this Covenant is executed and recorded in the Public Records of Miami-Dade County, Florida.
- F. Upon demonstration to the satisfaction of the Director of the Miami-Dade County Department of Environmental Resources Management, its successors, or its assigns, that the institutional and, if applicable, engineering controls are no longer necessary because the criteria set forth in Section 24-11.1(2)(J)(1) of Chapter 24, Code of Miami-Dade County, Florida have been met, the Director of the Miami-Dade County Department of Environmental Resources Management, its successors or its assigns, shall, upon written request of the owner(s), release this Covenant.
- G. The undersigned owner(s) shall notify the Director of the Miami-Dade County Department of Environmental Resources Management, its successors or its assigns, within thirty (30) days of any conveyance, sale, granting or transfer of the Property or portion thereof, to any heirs, successors, assigns or grantees, including, without limitation, the conveyance of any security interest in said Property.

	IN W	ITNESS WHE	EREOF, the	undersigned, being the owner(s) of t	he Property,
agree(s	s) to th	ne provisions o	of this Cove	enant, hereby create same as a Cove	nant Running
with th	ne Land	l in favor of M	Iiami-Dade	County, Florida, and set their hands a	and seal unto
this Co	ovenant	this da	ay of	,	
<u>INDIV</u>	/IDUAI	.			
WITN	ESSES	•		OWNER(S):	
		•		• /	
print _				print	
_				<u>-</u>	
print _					
COUN	NTY OF		ment was a	acknowledged before me this	,
who	is	personally		to me or who has as identification and who did take an	
				NOTARY PUBLIC: sign print State of Florida at Larg My Commission Expi	ge (Seal)
to the Runnin	Properting with	y, agrees(s) to	the terms of their	gned, being the owner(s) of the Proposit this Covenant, hereby create same as hands and seal unto this Covenant the	s a Covenant
<u>CORP</u>	ORATI	ION			
WITN	ESSES	:			
WITN	ESSES	:			
				Corporation	, Inc.
sign _				print	
_				-	

sign	Address
print	
	(corporate seal)
STATE OF FLORIDA	
COUNTY OF MIAMI-DADE	
The foregoing instrument was acknowledged	owledged before me this day
of,	_ by, as
of _	, Inc., a
	ation. He or she is personally known to me or
has produced	as identification and who take an oath.
1	
	NOTARY PUBLIC:
	sign
	print
	State of Florida at Large (Seal)
	My Commission Expires: